

**UNITED STATES DISTRICT COURT
for the
EASTERN DISTRICT OF ARKANSAS**

U.S.A. vs. Keshawn Boykins

Docket No. 0860 4:19CR00212-01

Petition for Summons for Person Under Pretrial Supervision

COMES NOW Michael Umphenour, U.S. PROBATION OFFICER, presenting an official report upon the conduct of defendant Keshawn Boykins, who was placed under pretrial release supervision by the Honorable J. Thomas Ray sitting in the Court at Little Rock, Arkansas, on May 15, 2019, under the following conditions:

- (1) The defendant must not violate federal, state, or local law while on release.
- (2) The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.
- (3) The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
- (4) The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.
- (5) The defendant must sign an Appearance Bond, if ordered.
- (7) The defendant must:
 - (a) submit to supervision and report for supervision to the U.S. Probation Office.
 - (b) continue or actively seek employment.
 - (k) not possess a firearm, destructive device, or other weapon.
 - (l) not use alcohol excessively.
 - (m) not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner.
 - (n) submit to testing for a prohibited substance if required by the pretrial services office or the supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of any prohibited substance screening or testing.
 - (o) participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office or supervising officer.
 - (p) participate in one of the following location restriction programs and comply with its requirements as directed.
 - ☒ (i) **Curfew.** You are restricted to your residence every day from 8:00 a.m. to 8:30 p.m.

- (q) submit to location monitoring as directed by the pretrial services office or supervising officer and comply with all the program requirements and instructions provided.
- (r) report as soon as possible, to the pretrial services office or supervising officer, every contact with law enforcement personnel, including any arrests, questioning, or traffic stops.
- (s) maintain regular contact with his/her attorney, not less than every two weeks.

On December 18, 2019, the defendant's motion to modify his conditions of release by removing location monitoring was denied.

On January 7, 2021, a bond revocation hearing was held before the Honorable Jerome T. Kearney. The defendant admitted to some of the allegations. The Court modified conditions of release to include inpatient drug treatment, followed by a chemical-free living program. The defendant was remanded to the custody of the U.S. Marshals until bed space is available. The defendant was ordered to be placed on home detention with both radio frequency and virtual monitoring location monitoring upon discharge from residential treatment

Jury trial is set for March 15, 2021, before the Honorable James M. Moody Jr., U.S. District Judge.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

Description of apparent violations: On February 8, 2021, the defendant violated his modified conditions of release when he was found to have broken the rules of the Recovery Centers of Arkansas (RCA) residential treatment facility. As reported by RCA, the defendant was found in possession of a cell phone and admitted to using the phone since admission. The defendant was allowed to remain at RCA on a zero-tolerance behavioral contract.

On February 15, 2021, the defendant violated his modified conditions of release when he left RCA's residential treatment facility without the authorization of the probation office. Mr. Boykins was directed to remain at residential treatment until he could be discharged to RCA's chemical-free living program.

Description of prior violations: The following violations were previously reported to the court: The following violations were previously reported to the court: On May 15, 2019, the defendant was placed on curfew with electronic monitoring.

On November 18, 2019, the defendant submitted a urine specimen which tested and confirmed positive for marijuana.

On March 14, 2020, the defendant went out of range at 2:12 a.m. without the permission of the probation officer and returned in range at 2:36 a.m.

On March 15, 2020, the defendant went out of range at 6:18 a.m. without the permission of the probation officer and returned in range at 6:26 a.m.

On March 16, 2020, the defendant was cited for No Driver's License or License Expired and Driving a Vehicle/Trailer with No Registration or Tags Expires as evidence by Little Rock District Court – Second Department case number LRTR-20-2664. The case is pending a hearing. The defendant failed to report this law enforcement contact until brought up by probation on April 28, 2020.

On March 20, 2020, the defendant went out of range at 10:02 p.m. without permission of the probation officer and returned in range at 10:43 p.m.

On March 20, 2020, the defendant went out of range at 10:43 p.m. without permission of the probation officer and returned in range at 11:30 p.m.

On March 25, 2020, the defendant went out of range at 5:52 a.m. without permission of the probation officer and returned in range at 6:02 a.m.

On March 26, 2020, the defendant went out of range at 6:40 a.m. without permission of the probation officer and returned in range at 6:57 a.m.

On March 30, 2020, the defendant went out of range at 3:45 a.m. without permission of the probation officer and returned in range at 4:19 a.m.

On March 30, 2020, the defendant went out of range at 4:38 a.m. without permission of the probation officer and returned in range at 4:57 a.m.

On April 6, 2020, the defendant went out of range at 11:53 p.m. without permission of the probation officer and returned in range on April 7, 2020 at 12:15 a.m.

On May 9, 2020, the defendant went out of range at 6:07 a.m. without the permission of the probation officer and returned in range at 6:15 a.m., then went out of range at 6:21 a.m. and returned in range at 6:30 a.m.

On May 14, 2020, the defendant went out of range at 6:07 a.m. without the permission of the probation officer and returned in range at 6:31 a.m.

On June 5, 2020, the defendant went out of range at 2:50 a.m. without the permission of the probation officer and returned in range at 3:00 a.m., then went out of range at 4:11 a.m. and returned in range at 4:21 a.m.

On June 9, 2020, the defendant went out of range at 2:19 a.m. without the permission of the probation officer and returned in range at 2:34 a.m.

On June 17, 2020, the defendant went out of range at 9:00 a.m. without the permission of the probation officer and returned in range at 9:24 a.m.

The defendant violated his conditions of release by failing to submit a urine specimen on June 17, 2020.

On June 23, 2020, the defendant went out of range at 2:53 a.m. without the permission of the probation officer and returned in range at 3:01 a.m.

On June 29, 2020, the defendant violated his condition of pretrial supervision when he returned to his residence late, at 9:11 p.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. The defendant's mother initially stated he was in his room and once contacted the defendant admitted to returning to his residence late.

On July 6, 2020, the defendant went out of range at 3:44 a.m. without the permission of the probation officer and returned in range at 3:54 a.m.

On July 8, 2020, the defendant went out of range at 5:47 a.m. without the permission of the probation officer and returned in range at 5:55 a.m.

On July 17, 2020, the defendant submitted a urine specimen which tested and confirmed positive for the use of marijuana.

On July 19, 2020, the defendant went out of range at 3:46 a.m. without the permission of the probation officer and returned in range at 3:58 a.m.

On July 20, 2020, the defendant went out of range at 7:09 a.m. without the permission of the probation officer and returned in range at 7:18 a.m.

On July 22, 2020, the defendant went out of range at 4:45 a.m. without the permission of the probation officer and returned in range at 4:53 a.m., then went out of range at 5:00 a.m. and returned in range at 5:17 a.m.

On July 23, 2020, the defendant went out of range at 4:29 a.m. without the permission of the probation officer and returned in range at 4:48 a.m.

On July 24, 2020, the defendant went out of range at 6:58 a.m. without the permission of the probation officer and returned in range at 7:08 a.m.

On July 28, 2020, the defendant submitted a urine specimen which tested and confirmed positive for the use of marijuana.

On August 9, 2020, the defendant went out of range at 1:03 a.m. without the permission of the probation officer and returned in range at 1:37 a.m.

On August 13 and 19, 2020, the defendant submitted urine specimens which tested and confirmed positive for the use of marijuana.

On August 26, 2020, the defendant went out of range at 7:14 a.m. without the permission of the probation officer and returned in range at 7:22 a.m.

On August 27, 2020, the defendant went out of range at 4:08 a.m. without the permission of the probation officer and returned in range at 4:15 a.m.

On August 28, 2020, the defendant went out of range at 2:04 a.m. without the permission of the officer and returned in range at 2:14 a.m.

On August 29, 2020, the defendant went out of range at 2:51 a.m. without the permission of the officer and returned in range at 3:15 a.m.

On August 30, 2020, the defendant went out of range at 3:28 a.m. without the permission of the officer and returned in range at 3:34 a.m., then went out of range at 5:20 a.m. and returned in range at 5:26 a.m.

On September 2, 2020, the defendant violated his condition of supervision when he returned to his residence late, at 9:00 p.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. The defendant admitted to returning late.

On September 3, 2020, the defendant went out of range at 2:28 a.m. without the permission of the officer and returned in range at 2:42 a.m., then went out of range at 6:25 a.m. and returned in range at 6:37 a.m. Later in the evening the defendant went out of range at 11:49 p.m. without the permission of the officer and returned in range at 11:56 p.m.

On September 4, 2020, the defendant went out of range at 2:15 a.m. without the permission of the officer and returned in range at 2:26 a.m., then went out of range at 3:15 a.m. and returned in range at 3:27 a.m., then went out of range at 6:55 a.m. and returned in range at 7:06 a.m.

On September 5, 2020, the defendant went out of range at 12:17 a.m. without the permission of the officer and returned in range at 12:24 a.m., then went out of range at 2:24 a.m. and returned in range at 2:38 a.m.

On September 7, 2020, the defendant went out of range at 3:51 a.m. without the permission of the officer and returned in range at 4:05 a.m.

On September 8, 2020, the defendant went out of range at 2:16 a.m. without the permission of the officer and returned in range at 2:25 a.m., then went out of range at 7:02 a.m. and returned in range at 7:13 a.m.

On September 8, 2020, the defendant submitted a urine specimen which tested and confirmed positive for the use of marijuana.

On September 10, 2020, the defendant went out of range at 1:33 a.m. without the permission of the officer and returned in range at 1:43 a.m.

On September 13, 2020, the defendant went out of range at 7:00 a.m. without the permission of the officer and returned in range at 7:13 a.m.

On September 14, 2020, the defendant went out of range at 2:25 a.m. without the permission of the officer and returned in range at 2:31 a.m., then went out of range at 4:05 a.m. and returned at 4:13 a.m., then went out of range at 4:43 a.m. and returned in range at 5:01 a.m.

On September 15, 2020, the defendant went out of range at 4:54 a.m. without the permission of the officer and returned in range at 5:19 a.m., then went out of range at 5:40 a.m. and returned in range at 6:00 a.m.

On September 18, 2020, the defendant went out of range at 3:30 a.m. without the permission of the officer and returned in range at 3:38 a.m.

On October 5, 2020, the defendant violated his condition of supervision when he returned to his residence late, at 9:51 p.m. The defendant is court ordered to return by 8:30 p.m. The defendant called prior to arriving late and stated he was delayed due to vehicle issues.

On October 7, 2020, the defendant violated his condition of supervision when he returned to his residence late, at 9:05 p.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. Contact with defendant was unable to be made until October 8, 2020, when he stated that his phone was broken, and he was late due to a need to pick up his daughter.

On October 8, 2020, the defendant updated that due to the national health pandemic, he is not actively fight (boxing) training. The defendant advised he is working part-time for a friend's lawn service but stated he would be unable to validate his employment, as his friend pays the defendant in cash. The defendant advised that was denied employment from every verifiable employment.

The defendant failed to attend individual substance abuse counseling at Recovery Centers of Arkansas, on October 7, 2020.

On October 12, 2020, the defendant went out of range at 1:18 a.m. without permission of the probation officer and returned in range at 1:33a.m., then went out of range at 2:23 a.m. and returned in range at 2:29 a.m., then went out of range at 3:41 a.m. and returned in range at 3:49 a.m.

On October 13, 2020, the defendant went out of range at 2:50 a.m. without permission of the probation officer and returned in range at 3:08 a.m.

On October 14, 2020, the defendant went out of range at 5:17 a.m. without permission of the probation officer and returned in range at 5:22 a.m.

On October 15, 2020, the defendant went out of range at 1:21 a.m. without permission of the probation officer and returned in range at 1:45 a.m.

On October 16, 2020, the defendant went out of range at 3:23 a.m. without permission of the probation officer and returned in range at 3:42 a.m.

October 20, 2020, the defendant went out of range at 1:30 a.m. without permission of the probation officer and returned in range at 1:37 a.m., then went out of range at 6:44 a.m. and returned in range at 6:51 a.m.

The defendant failed to attend individual substance abuse counseling at Recovery Centers of Arkansas, on October 21, 2020.

On October 22, 2020, the defendant advised that he was aware his dog chewed the location monitoring power cords and failed to notify his supervising officer. The defendant was directed to report to the probation office this date to replace cords and stated he was unable due to his current location in Maumelle. The defendant sent a female to pick-up the new cords.

On October 23, 2020, the defendant violated his condition of release when he returned to his residence late, at 9:07 p.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. The defendant stated he had a flat tire and was running late.

On October 24, 2020, the defendant violated his condition of supervision when he returned to his residence late, at 9:01 p.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. The defendant admitted returning late and stated he was delayed due to traffic.

On October 25, 2020, the defendant went out of range at 5:01 a.m. without permission of the probation officer and returned in range at 5:15 a.m.

On October 29, 2020, the defendant went out of range at 2:48 a.m. without permission of the probation officer and returned in range at 2:56.

On November 8, 2020, the defendant went out of range at 12:48 a.m. without permission of the probation officer and returned in range at 1:34 a.m. The defendant stated he left his residence without permission to get diapers for his child.

As of November 9, 2020, the defendant failed to provide any validation of actively seeking employment, which includes not providing verification of actively seeking or securing employment and not providing information for proposed professional fight opportunities.

On November 10, 2020, the defendant submitted a urine specimen which tested and confirmed positive for the use of marijuana.

The defendant failed to attend individual substance abuse counseling at Recovery Centers of Arkansas, on November 13, 2020.

On November 24, 2020, the defendant violated his condition of supervision when he returned to his residence late, at 10:13 p.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. The defendant stated he took his sister to the hospital due to a large cut wound. The defendant provided a photo of the injury and himself at a hospital.

The defendant violated his conditions of release by failing to submit a urine specimen on December 1, 2020.

On December 2, 2020, the defendant went out of range at 4:34 a.m. without permission of the probation officer and returned in range at 4:41 a.m.

On December 3, 2020, the defendant was unsuccessfully discharged the from substance abuse treatment due to continued lack of attendance.

As of December 4, 2020, the defendant failed to provide any verification of actively seeking employment, which includes not providing verification of actively seeking or securing employment and not providing information for proposed professional boxing opportunities.

On December 7, 2020, the defendant went out of range at 2:35 a.m. without permission of the probation officer and returned in range at 2:47 a.m.

On December 8, 2020, the defendant submitted a urine specimen which tested and confirmed positive for the use of marijuana as well as being diluted.

On December 10, 2020, the defendant violated his condition of supervision when he returned to his residence late, at 8:58 p.m., without prior approval of his supervising officer.

On December 13, 2020, the defendant went out of range at 12:52 a.m., without permission of the probation officer and returned in range at 1:03 a.m. The defendant went out of range again at 1:21 a.m., without permission of the probation officer and returned in range at 1:37 a.m.

On December 20, 2020, the defendant went out of range at 2:26 a.m., without permission of the probation officer and returned in range at 4:41 a.m.

On December 24, 2020, the defendant violated his condition of supervision when he returned to his residence late at 3:57 a.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. The defendant was contacted by phone around 9:30 p.m. He informed the duty officer that he was at the casino in Hot Springs, Arkansas, and his brother's vehicle broke down. He was directed to return home immediately.

On December 26, 2020, the defendant went out of range at 12:47 a.m. without permission of the probation officer and returned in range at 12:58 a.m.

On December 28, 2020, the defendant violated his conditions of supervision when he returned to his residence late at 9:33 p.m., without prior approval of his supervising officer. The defendant was scheduled to return at 8:30 p.m. The defendant stated he did not have an excuse other than the car was out of gas. The defendant's mother was contacted after multiple failed attempts to reach the defendant around 9:00 p.m. The defendant contacted the duty officer from a cell number out of Florida stating his cell phone was not working.

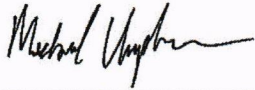
Actions taken to bring the defendant into compliance were as follows: The defendant was counseled and reinstructed on his conditions of release. The defendant was scheduled to discharge from residential treatment on February 15, 2021. However, due to inclement weather and the defendant's order to transition directly to chem-free living, and not having placement this date; he was directed to remain at RCA residential treatment until placement at chemical-free living facility could be established. The defendant denied the report/directive by staff and the duty probation officer. The defendant chose to leave the residential treatment facility to "check it out himself". Due to the defendant's decision to leave the facility without authorization, he is no longer able to enter chemical-free living program without completing residential treatment again. After choosing to leave, the defendant was directed to return himself and location monitoring equipment to his mothers' residence and directed he was on home incarceration.

Defendant's compliance with release conditions: A record check revealed no new arrests.

OFFICER'S RECOMMENDATION:

It is respectfully requested that a summons be issued, and the defendant appear for a show-cause hearing to determine if bond should be revoked.

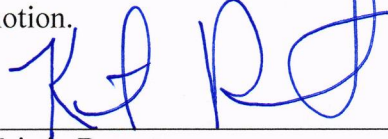
I declare under penalty of perjury that the foregoing is true and correct.



Michael Umphenour
U.S. Probation Officer

Executed on February 15, 2021

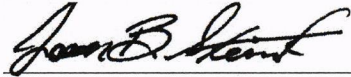
The U.S. Attorney's Office submits this petition to be filed with Criminal Docketing as a motion.



Kristin Bryant
Assistant U.S. Attorney

Executed on 2.22.21

Approved by:



Supervising U.S. Probation Officer

c: The Honorable James M. Moody Jr., U.S. District Judge
The Honorable J. Thomas Ray, U.S. Magistrate Judge